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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/712,267	11/14/2003	Jeffrey D. Martin	032161R066	8051
441 7	590 10/11/2005		EXAMINER	
· ·	BRELL & RUSSEL	MAYO, TARA L		
	ET, N.W., SUITE 800 N. DC 20036		ART UNIT	PAPER NUMBER
	, 20 2000		3671 .	

DATE MAILED: 10/11/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	He			
Office Action Summary		Application No. Applicant(s)		
		10/712,267 MARTIN, JEFFREY).
		Examiner	Art Unit	
		Tara L. Mayo	3671	
Period f	The MAILING DATE of this communication app or Reply	ears on the cover sheet v	vith the correspondence addres	3S
WHI - Extended aftended - If No - Fail Any	HORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE on time may be available under the provisions of 37 CFR 1.13 or SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we ure to reply within the set or extended period for reply will, by statute, or reply received by the Office later than three months after the mailing ned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may a vill apply and will expire SIX (6) MO , cause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this commu. BANDONED (35 U.S.C. § 133).	
Status				
1) 又	Responsive to communication(s) filed on 13 Se	entember 2005		
·		action is non-final.		
3)	· • • • • • • • • • • • • • • • • • • •		tters, prosecution as to the me	erits is
,	closed in accordance with the practice under E	•	· •	
Disposit	tion of Claims	,		
		0 41 and 49 in/org nandi	na in the application	
4/12	Claim(s) <u>1,3,7,9-14,18-20,23-27,30,31,34,37,3</u> 4a) Of the above claim(s) is/are withdraw		ng in the application.	
5\□	Claim(s) is/are allowed.	vii iloili consideration.		
· -	Claim(s) <u>1.3,7,9-14,18-20,23-27,30,31,34,37,3</u>	Q. 41 and 48 is/are reject	od .	
	Claim(s) is/are objected to.	3-4 i aliu 40 israle leject	cu.	
	Claim(s) are subject to restriction and/or	r election requirement		
٠,١	are subject to restriction unarely	cicollori requirement.		
Applicat	tion Papers			
9)	The specification is objected to by the Examine	r.		
10)🛛	The drawing(s) filed on 14 November 2003 is/ar	re: a)⊠ accepted or b)[objected to by the Examiner	<i>.</i>
	Applicant may not request that any objection to the			
	Replacement drawing sheet(s) including the correcti	ion is required if the drawing	g(s) is objected to. See 37 CFR 1	.121(d).
11)	The oath or declaration is objected to by the Ex	aminer. Note the attache	d Office Action or form PTO-1	52 .
riority	under 35 U.S.C. § 119			
12)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a)	☐ All b)☐ Some * c)☐ None of:			
	1. Certified copies of the priority documents			
	2. Certified copies of the priority documents			
	3. Copies of the certified copies of the prior		n received in this National Stag	је
	application from the International Bureau See the attached detailed Office action for a list of			

Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date ____.

4) Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.
5) Notice of Informal Patent Application (PTO-152)
6) Other: ____.

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 13 September 2005 has been entered.

Claim Rejections - 35 USC § 112

2. The prior rejection of claim 47 under 35 USC §112, first paragraph has been overcome by the response filed 16 August 2005 wherein Applicant cancelled the claim.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1 and 41 are rejected under 35 U.S.C. 102(b) as being anticipated by Bonaddio et al. (U.S. Patent No. Des. 372,158).

Bonaddio et al. '158, as seen in Figures 1 through 4, show a pillow comprising: with regard to claim 1,

a foam main-body having a longitudinal length and a lateral width an a convex upper surface,

a plurality of foam projections in first and second groups (a group proximate the edges of the pillow and a group in the center region of the pillow) which define different support characteristic zones, and

wherein said pillow has a maximum height in a central region of said pillow; and with regard to claim 41,

wherein the projections have a lateral direction width that is greater than a corresponding projection height.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 3, 7, 9, 10, 11, 12, 34 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bonaddio et al. (U.S. Patent No. Des. 372,158) in view of Schaefer et al. (U.S. Patent No. 4,726,087).

Bonaddio et al. '158 further show: with regard to claim 9,

wherein the first and second groups of projections each include longitudinally extending rows of spaced apart projections; and

with regard to claim 11,

wherein the projections within said first group are of a common size and configuration and the projections within said second group are of a common size and configuration.

Bonaddio et al. '158 fail to teach:

with regard to claim 3,

the pillow including first and second rows of projections, the projections in the first row having a larger radius that the those in the second row;

with regard to claims 3, 12 and 37,

the projections/extensions being cylindrical;

with regard to claim 7,

the first and second rows of projections being of different size;

with regard to claim 10 and 34,

the projections of the first group being smaller in volume than the projections of the second group;

with regard to claim 37,

the specific characteristics of first and second groups of projections as claimed.

Schaefer et al. '087, as seen in Figures 1 and 2, show a unitary (col. 6, lines 28 through 31) foam pillow (10) comprising:

with regard to claim 3,

a first row of cylindrical foam projections (16) and a second row of cylindrical foam projections (20) and a top surface of the cylindrical projections in the first row have a larger radius than top surfaces of the cylindrical projections in said second row; with regard to claim 7,

first and second groups of projections including multiple rows of a first size projection and a second size projection;

with regard to claim 9,

wherein said first group of multiple rows of projections include a pair of laterally spread apart longitudinally extending rows of projections in a central region of the surface of said foam main body, and wherein said second group of multiple rows of projections include a pair of longitudinally extending rows of projections that are positioned to opposite lateral sides of the pair of the longitudinally extending rows of the projections of said first group in the central region;

with regard to claims 10 and 34,

wherein the projections of said first group are smaller in volume than the projections of said second group;

with regard to claim 11,

wherein the projections within said first group are of a common size and configuration within said first group, and wherein the projections within said second group are of a common size and configuration within said second group;

with regard to claim 12,

wherein the projections in each of said first and second groups are cylindrical; and with regard to claim 37,

wherein said projections are cylindrical projections with the first group having a smaller radius that that of said second group.

With regard to claims 3, 7, 10 and 34, it would have been obvious to one having ordinary skill in the art of pillows at the time the invention was made to make the projection of the pillow shown by Bonaddio et al. '158 of different sizes as taught by Shaefer et al. '087. The motivation would have been to provide differential support for a person's head.

With regard to claims 3, 12 and 37, it would have been obvious to one having ordinary skill in the art of pillows at the time the invention was made to modify the device shown by Bonaddio et al. '158 such that the projections would be cylindrical as taught by Schaefer et al. '087 since it has been held that the shape of a claimed device is a matter of choice which a person of ordinary skill in the art would find obvious absent persuasive evidence that the particular configuration of the claimed device is significant. *In re Dailey*, 357 F.2d 669, 149 USPQ 47 (CCPA 1966).

With regard to claim 37, it would have been obvious to one having ordinary skill in the art of pillows at the time the invention was made to modify the device shown by Bonaddio et al. '158 such that it would include first and second groups of projections as taught by Schaefer et al. '087. The motivation would have been to effect differential support characteristics in the pillow.

7. Claims 13 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bonaddio et al. (U.S. Patent No. Des. 372,158) in view of Veilleux et al. (U.S. Patent No. 6,327,725 B1).

Bonaddio et al. '158 further teach:

with regard to claim 14,

said projections of the first and second groups being of a common general shape.

Bonaddio et al. '158 fail to teach:

with regard to claim 13,

the pillow being formed of a visco-elastic foam; and

the foam material having a density range of 2.0 to 3.0 pcf.

Veilleux et al. '725, as seen in Figures 1 and 2, show a contour pillow (10) having a main body (11) comprised entirely of visco-elastic foam (col. 2, lines 45 through 47) and expressly teaches the desirability of visco-elastic for its ability to evenly distribute loads (col. 1, lines 29 through 33).

With regard to claim 13, it would have been within the ordinary level of skill for one in the art of pillows at the time the invention was made to modify the device shown by Bonaddio et al. '158 such it would be made entirely of visco-elastic foam as taught to be advantageous by Veilleux et al. '725. The motivation would have been to improve the support characteristics of the pillow.

With regard to claim 13, it would have been obvious to one having ordinary skill in the art at the time the invention was made to determine an optimal density range for the visco-elastic material of the device disclosed by the combination of Bonaddio et al. '158 and Veilleux et al. '725, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. In re Aller, 105 USPQ 233.

8. Claims 18 through 20, 23 through 27, 30, 31, 39, 40 and 48 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bonaddio et al. (U.S. Patent No. Des. 372,158) in view of Schaefer et al. (U.S. Patent No. 4,726,087) and Davidson, Jr. (U.S. Patent No. 5,160,785A).

Bonaddio et al. '158, as seen in Figures 1 through 4, further show: with regard to claim 18,

said surface of said main body having a convex curvature which defines the maximum height central region of said pillow;

with regard to claim 19,

wherein said convex curvature extends in a lateral direction fully between front and rear longitudinal edges of said pillow;

with regard to claim 23,

wherein the first and second types of projections are isolated from one another within each respective zone so as to expose regions of the main body which surround respective projection base-to-main body contact edging;

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with regard to claim 24,

the first and second types of projections including laterally spaced apart longitudinally extending rows of projections;

with regard to claim 27,

whereas said pillow has a symmetric relationship with respect to projection types about a centrally located longitudinal cross-section line;

with regard to claim 31,

a main body of foam;

a first row of foam projections of a first projection type; and

a central zone of foam projections of a second projection type, said first row of foam projection of said first projection type being positioned laterally of said central zone of foam projections;

with regard to claim 39,

wherein each of said first type of projection and said second type of projection has a lateral direction width that is greater than a corresponding height projection.

Schaefer et al. '087, as seen in Figures 1 and 2, further show: with regard to claim 23,

a main body (12 and 14, in combination);

projections (22) arranged in a plurality of rows extending off said main body, and said projections including a first type of projection (20) having a first support characteristic and a second type of projection (16) having a second support characteristic, with said first and second

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projection types being arranged on said main body to define first and second different support characteristic zones;

with regard to claim 20,

wherein the projections of said first group include cylindrical projections, and the projections of said second group include cylindrical projections that are laterally external to said first group of projections and are of a larger radius than a cylindrical projection in said first group.

Bonaddio et al. '158 in view of Schaefer et al. '087 fail to teach:

with regard to claim 23,

a third projection type defining a third different support characteristic zone; with regard to claim 24,

the third projection type including a longitudinally extending ridge extension; with regard to claim 25,

a second longitudinally extending ridge extension;

with regard to claim 31,

a first foam ridge extension extending along a front edge region of the main body and positioned on the opposite lateral side of the first row of foam projections as the central zone of foam projections;

with regard to claim 40,

the exposed portion of the main body occupying about 10 to 30% of the generally rectangular outline; and

with regard to claim 48,

the central zone being less firm in support than the lateral zones.

Davidson, Jr. '785, as seen in Figures 1 through 3A, shows a padding body (20) comprising a plurality of foam projections (28), and first and second foam ridge extensions (32) bordering the plurality of projections to make the body useful as a pillow (col. 4, lines 4 through 8).

With regard to claims 23 through 25 and 31, it would have been obvious to one having ordinary skill in the art of pillows at the time the invention was made to modify the device shown by the combination of Bonaddio et al. '158 and Schaefer et al. '087 such that it would include first and second foam ridge extensions on the edges as taught to be desirable by Davidson, Jr. '785. The motivation would have been to finish the edges of the body thereby making it useful as a pillow.

With regard to claims 26 and 48, the combination of Bonaddio et al. and '158 Schaefer et al. '087 as modified by Davidson, Jr. '785 show a pillow wherein the first, second and third projection types are arranged laterally in a sequence of said first ridge extension (70, 71 and 72), a first longitudinal row of said second type projection (16), a pair of longitudinal rows of said first type projection (20), a second longitudinal row of said second type projection (18) and a second ridge extension (70, 71 and 72).

With regard to claim 40, as Applicant fails to disclose any criticality or provide evidence of an unexpected result, the claimed rang has not been given patentable weight.

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Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tara L. Mayo whose telephone number is 571-272-6992. The examiner can normally be reached on Monday through Friday 8:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas B. Will can be reached on 571-272-6998. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

tlm

03 October 2005

PATENT EXAMINER